YSOR GAZE

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PART I.

Notifications by the Dewan to Ais Highness the Maharaja of Mysore.

NOTIFICATIONS.

The 27th February 1885.

No. 227.—It is hereby notified for public information that the undermentioned jodi villages, which have been duly attached in satisfaction of the arrears of revenue due to Government (as shown in the subjoined statement) by the said jodidars, will be sold by public auction at the places and on the dates mentioned in the annexed statement. The sale will commence at 11 A. M. on the dates specified, and the villages will be knocked down to the highest bidder without reserve.

- 2. Provided that when a village is divided into separate recognized vrittis, the Deputy Commissioner may, at his option, instead of selling the village as a whole, sell each vritti separately.
- 3. The purchaser will be required to deposit 25 per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within 15 days from the day of sale, the money so deposited shall be liable to forfeiture.
- 4. When such deposit shall not be made, nor the remaining purchase money paid up, the land shall be re-sold at the expense and risk of the first purchaser.
- 5. Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case to deposit a written authority signed by their principals, otherwise their bids may be rejected.
- 6. The sale shall be stayed, if the defaulter, or any other person acting on his behalf, or claiming an interest in the land, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before sunset on the day previous to that appointed for the sale.
 - 7. The sale of the property will not become absolute until the sale has been confirmed by the Dewan.



. A.

- 8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Dewan, be placed in immediate possession and the villages will be registered in the name of the purchaser, and a certificate of sale signed and sealed by the Deputy Commissioner will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description and in estimated extent.
- 9. Provided parties deeming themselves aggrieved by the sale shall be at liberty to appeal to the Dewan within 30 days from the day of sale, and the purchase shall be conditional on the final order in such appeal.

District.	Taluk.	Hobli.	Villages.	Names of Jodidars.	Estimated Extent.	Estimated Gross Rental or Beriz.	Quit-Rent payable annually to Govern- ment.	Arrears of Govern- ment Revenue for which Villages are to be sold.	Date of Sale, &c.
Kadur.	Belur.			Subbaraya and 16 others. Kondi Naranachari and 9 others.	K. K. P. 175 34 0 276 7 0		20 11 0	266 0 10	8th April 1885, at the Belur Taluk Cutcherry be- fore the Amil- dar.
			Mallara h osa-	Chikka Dasambhatta and 8 others. Kondi Naranachar and 5 others.		368 4 0		682 9 4 84 6 8	9th do do

No. 229.—Under Section 40 of the Excise Act X of 1871, the Government of His Highness the Maharaja hereby frame the following rules for the guidance of all concerned.

- I. No ryot or other person shall cultivate hemp in the Territories of Mysore without a patta or license (vide Form A *appended) which may be obtained free from the Amildar of the Taluk in which such cultivation is intended to be carried on.
- II. No ganja shall be sold to any person other than the farmer appointed by Government or his recognized agent without the special permission of the Deputy Commissioner or Sub-Division Officer as the case may be. When ganja is sold to the farmer, he shall obtain a pass from the Deputy Commissioner or Sub-Division Officer for the removal of the drug from the place of sale to his depôt. The contract to be entered into with the farmer will be in the appended *Form B, by the terms of which he shall be bound to abide.
- III. When any cultivator of ganja or any person legally in possession of the same desires to export it beyond the Territories of Mysore, he shall apply to the Deputy Commissioner or Sub-Division Officer who will issue a special pass for the purpose, free of charge, in communication with the Collector of the District to which the export is to be made.
- IV. The Deputy Commissioner or Sub-Division Officer may permit the farmer to import ganja from beyond the Territories of Mysore, under passes to be issued by him in communication with the authorities of the District from which the article is imported.
- V. The Excise officers appointed under Act X of 1871 may, under such rules as may be passed by Government from time to time, take such measures as may be necessary to ascertain and check the quantity of ganja in the possession of licensed cultivators of hemp. The said cultivators shall be allowed to retain only 14 lbs. of ganja for home consumption.

- VI. Licenses for the retail vend of gapja shall be issued by the Deputy Commissioner or Sub-Division Officer in such form as may be prescribed by Government from time to time. No fee shall be levied for such license except in the Townsoff Bangalore and Mysore where a fee of three rupees and one rupee per mensem respectively shall be charged for each license.
- VII. All articles confiscated under the Excise Act X of 1871 shall be made over to the Magistrate or such other officer as the Deputy Commissioner or Sub-Division Officer shall appoint to receive them. All intoxicating drugs liable to confiscation and which have been confiscated according to the provisions of the Act, may be destroyed or may be sold to the Government Farmer at such reasonable rates as may be approved of by the Deputy Commissioner or Sub-Division Officer.
- VIII. The proceeds of the sale of such confiscated articles may be credited to Government in whole or in part as may be directed by the Magistrate dealing with the case, who may award the whole or any part thereof to the informer or Excise officer at whose instance conviction and confiscation followed.
- IX. The wholesale and retail prices at which ganja and majum shall be sold are hereby fixed as under:—

		In the Towns of Bangalore at				
		Mysore. Prices per Seer.	Prices per Seer.			
		Anuas,	Annas,			
$egin{array}{lll} Ganja & \cdot & \left\{ egin{array}{lll} Wholesale & Retail & R$	+ ,	10	9			
Retail .		13	12			
Majum Wholesale ,	* * * * * * * * * * * * * * * * * * *	4	· 4			
Retail .		6	6			
			X. The forms of licenses,			
Form C—Pass for import of ganja,	Form H-Whol	esale License.				
Form D-Pass for export of ganja.	Form I—Retail		accounts, passes, &c. here-			
Form E Pass for transport of ganja.	Form J-Depôt		unto *appended as noted in			
Form F -Renter's pass for ganja sent to depois.		Account of daily sales of gan				
Form G—Pass for removal of ganja from depots		najum at wholesale depôts.	one mengin, are nereny pre-			
to retail shops.		shop account book.	scribed for adoption.			
	7	*****	o- staopossis			

- XI. All persons not legally authorized to have ganja in their possession shall declare the quantity in their possession to the Amildar of the Taluk in which they reside and obtain a permit from that officer to retain it. If the drug is fit for human consumption, they shall, within 3 months from 1st April 1885, sell it to the Government Ganja Contractor, or export it beyond the Territories of Mysore under cover of a pass under Rule III above. If unfit for human consumption, it shall be destroyed by order of the Deputy Commissioner or Sub-Division Officer.
 - XII. These rules shall come into effect from 1st April 1885.

The 10th March 1885.

No. 235.—Under the provisions of Section 6 of the Land Acquisition Act X of 1870, it is hereby declared that the premises described in the schedule annexed are needed for a public purpose, i. c. for forming a Public Park behind the Jaganmolian Palace in Mysore:—

District, Taluk,	Description of Premises.	Names of	Boundaries.	Extent.
Locality.		Owners.		i
District, Mysore Taluk, Mysore Town.	I Tiled house to the west of the road behind Jaganmohan Mahal in Devarajmohalla.	Potter.	East—Public road. South—Houses of Doddaramalinga and Jogaiya's houses already bought by the Municipality. West—Female Hospital road above the Pindaris' houses. North—Jogaiya's house purchased by the Municipality.	240 × 40 sq. ft.
Mysore]	Do	Murad Sahib.	East—Public road. West & South—Municipal waste land and Female Hospital road. North—Venkataramaiya's house.	76×76 sq. ft.



The 13th March 1885.

No. 238.—It is hereby notified that the undermentioned timber remaining after the last auction sale at the Chikmagalur Depôt will be sold on the 10th and 11th April next by the Deputy Commissioner of the Kadur District or other officer deputed for that purpose.

Reserved.

Unreserved.

Total.

56

120 (more or less.)

Terms of Sale.—Those notified in the Mysore Gazette No. 20 of the 12th June 1873 and will be read out at the time of sale.

The 18th March 1885.

No.239.—It is hereby notified for general information that the following prices of opium are sanctioned, in supersession of those authorized by Proceedings of the 27th March 1880, for adoption throughout the Province of Mysore with effect from 1st April 1885.

Price at which Government shall sell opium to vendors...

 $6\frac{1}{4}$ Annas per Tola or Rs. 9-6-0 per Seer of 24 Tolas.

Price at which vendor shall sell opium to the public ... 72 Annas per Tola or Rs. 11-4-6

per Seer of 24 Tolas.

- 2. The appended forms of licenses for medical practitioners and for wholesale and retail vendors and of account and permit books to be kept by vendors are hereby prescribed for adoption.
- 3. No fee shall be leviable for licenses issued to medical practitioners. A fee of Rs. 9 per quarter shall be levied for each wholesale and retail vendors' license in the Towns of Bangalore, Mysore, Shimoga and Chikmagalur; and in all other stations no fee shall be charged for the vendors, license except where the sales in any shop exceed Rs. 6, per month, in which case a small fee of 8 annas per mensem shall be levied.

OPIUM FORM I.

Special License to Medical Practitioner under Opium Rule VII framed under Opium Act I of 1878.

L—Special license granted to following the profession of in the District of that the said

for the sale of opium by retail, on the condition shall not have in his possession

at one time more than one seer of opium and that such opium shall be procured from the Deputy Commissioner's office, or a licensed vendor and shall be used bond fide as medicine or in medical preparations or prescriptions. This license shall continue in force till recalled or cancelled by competent authority, or resigned in writing by the holder to the signatory thereof.

II.—The opium locally obtained by the holder of this license shall be covered by a "Pass" in the prescribed form (supplied on application through the Head Supervisor, Abkari Department, on payment). The medical practitioner shall satisfy himself that the entry of the quantity purchased from the Government Treasury or authorized vendor, &c., has been duly booked and attested and covers the quantity actually indented for by him.

III.—The holder of this license shall keep a true and correct account in the prescribed form (which shall be furnished on application and payment to the Head Supervisor, Abkari Department), and it shall be produced whenever required by the officers of Excise or of other Departments authorized to demand the same. Turkey opium and other admixtures of opium (liquids or solids), when essentially required, can be obtained from Europe or elsewhere, provided the opium thus represented be separately brought to book monthly in a memo at the foot of the account under advertence and duly accounted for thereafter separately from that locally purchased from Government or vendors in the said account book

On the infringement of any of the above articles or any conditions imposed by Opium Act. I of 1878 or by the rules framed thereunder, the holder of this license renders himself liable to be taken in the manner required by law before a Magistrate having jurisdiction by any of the officers of Excise, or other Departments authorized on this behalf and on conviction to be punished to the extent prescribed in Section 9 of Opium Act I of 1878; viz. with imprisonment which may extend to one year, or with fine which may extend to Rs. 1,000, or with both, and in default of payment of the fine so imposed, with imprisonment which may extend to 6 months; such imprisonment for default of payment of fine being in excess of any other imprisonment to which he may have been sentenced. Further this license and any other license or licenses that the holder may have obtained for the sale of opium shall be forfeited.

Noted.

Magistrate & Dy. Commissioner, District

Superintendent of Police,

Note (A.)—A counterpart of this license will be signed by the license-holder and deposited in the Deputy Commissioner's office under the conditions laid down in Section 25 of the Opium Act I of 1878.

FORM II.

License for the Sale of Opium by Wholesale and Retail, granted under the Rules Nos. XIII and XIV of the Rules framed under the provisions of Opium Act I of 1878.

- Registered No.
- Name of License-Holder.
- Name of Vendor or Shop-man.

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Place.
                          Name of Street.
Permanent Locality.
                         Door No.
                                                                         Miles from Permanent Shop.
                                 Numes of Villages.
                          [ 1.
                           2.
Details of Itinerating
                           3.
            Localities.
                           4.
                          l 5.
```

Be it known that I

... Deputy Commissioner and

under Sections XIII and XIV of the Mysore Opium Rules District Magistrate of dated the 1884 and framed published under Notification No. under the provisions of Opium Act I of 1878, do hereby grant this license for the wholesale and , residing in the retail vend of opium and its preparations to in the Taluk of Town or Village of in the Mysore Province, on the following conditions the District of and restrictions, the infringement of any of which shall render the guilty parties liable to the penalties involved for a breach of these License Rules, or of the Opium Laws to which such breach may be applicable on trial before a Magistrate.

- That the license shall not be transferable by sale, gift, mortgage or otherwise, and that no persons except such as are named herein shall have power to act under it.
- That the vendor shall equally with the license-holder be responsible for breach of any of the conditions of this license.



- III: That all opium shall be purchased by the license-holder or vendor from the Government Treasury or from any other licensed-vendor only, previded it be opium that had been purchased from Government and none other; and the purchase in either case be covered by a pass in the prescribed form (Serial No. 3, to be supplied on application by the Head Supervisor, Government Distillery, on payment) for the quantity purchased.
- IV. That the license-holder or vendor shall pay a fee of rupees per quarter for the time this license is in force and that the same shall be paid quarterly in advance, viz., on the 1st of April, July, October 188 and January 188, and in default shall be dealt with as laid down in Section 23, Act I of 1878 (Opium Act) or Section 25 of the said Act by realizing the fee from the surety given by the shop-keeper for the fulfilment of his engagement. (See Note E under Rule 21 below.)
- V. That all sales of opium shall be made by the license-holder or vendor in the said shop and not elsewhere under any pretext whatsoever, except where this license held as an "Hinerating License" when the sales shall be restricted to the circle for which it may have been granted as prescribed at the head of this license; while, in other respects, the conditions and restrictions laid down in this license, and the Mysore Opium Rules and Act shall be strictly complied with by the "Itinerant" holding this license. The Itinerating license-holders shall take the license, permit or pass and shop account books first to the Amil of the place; if it be a Taluk Kasaba, and also to the Police Station officer. At all other places to the Village Patel. These officers on satisfying themselves of the identity of the party being the same as named in the license and by reference to his books, &c., shall forthwith permit the holder or vendor named therein, to sell the same and take steps to see that the rules are not infringed.
- VI. That the whole of the stock on hand shall be always kept by the license-holder or vendor in the shop. No items of food or drink shall be vended in any retail opium shop. The retail shop shall be bona fide a drug shop only in large towns, but in outlying places the miscellaneous store or shop, where grain, &c., is sold to the villagers can also sell drugs under license.
- VII. That all pure opium bona fide sold, or offered, or retained for sale as such, shall not be adulterated, but sold, or offered, or retained for sale in the exact condition in which it was purchased from the Government Treasury by the license-holder or vendor, saving where the outer coating has become dirty, &c., when such dirt, &c., shall be duly removed erc such parts are sold, or offered, or retained for consumption by the public. The retail price of opium to the public throughout the Province shall be for the present Rs. 11-4-0 per seer of 24 tolas. That any preparations or admixtures of opium, other than pure opium, shall be kept duly labelled, and offered or sold bond fide as such and duly accounted for in the shop accounts. Such wastage derived from the coating, &c., on opium above alluded to can be utilized for the preparation of "Maddat" which can be sold at the bar but not consumed on the premises under any pretext whatever, nor sold to any one publicly or privately keeping a "Maddat-khana," or any institutions under any other name whatsoever, to smoke or consume opium or ganja or any of the preparations thereof, either in behalf of the holders or vendors of this license, or in his own, or on behalf of other parties; as the consumption of drugs thus is strictly interdicted under the Mysore Opium and Ganja Rules and a breach thereof shall entail the penaltics prescribed being rigidly enforced on all directly or indirectly concerned therein, by the Magistracy. Maddat purchased by private individuals may be consumed by themselves, but not sold to others.
- VIII. The scales and weights used by the license-holder or vendor shall be true and accurate, and the latter bear the Government stamp with the quantity represented by such weight duly impressed thereon, while the use of temporary weights, wax and other such fixtures, to adjust the scales, shall be and the same are hereby strictly interdicted. Stamped standard weights, and scales only, shall be used and will be issued on application to the Head Supervisor, Central Distillery, with cash remitted through the Amildar of the Taluk, by the license-holder.
- IX. That the license-holder or vendor shall not receive any wearing apparel, or any other articles whatsoever, in barter or pledge for opium sold. Payments for opium shall be made in ready money only, and the said license-holder or vendor shall not knowingly sell or give any opium to any person under 16 years of age. The quantity that can be sold by retail shall not exceed 3 tolas. Any larger quantity sold shall be considered as a wholesale sale (Vide Section I, Clause 6 of the Opium Rules, dated 4th February 1880, No. 64) The holders of this license or the vendors named therein are hereby empowered to vend by wholesale in the three following cases and under the conditions set forth below:—

7.7

- (1.) Under the special orders of the Deputy Commissioner, or any Magistrate having boal jurisdiction in the place where applicant resides.
- (2.) To another licensed opium vendor, but in quantities of not less than one seer of 24 tolas weight.
- (3.) To any medical practitioner limited under the Mysore Opium Rules, but not more than one seer of 24 tolas weight.
- (4.) In the first case the number and date of the Magistrate's order shall be quoted, and the said order shall be endorsed as having been complied with under the date and signature of the license-holder or vendor. In the second and third cases the quantity sold shall be entered in the Government pass or permit books to be produced by the purchasing vendors and duly accounted for in the retail shop books of both selling and purchasing vendors, &c., as laid down in License Rule No. XI. These sales shall be made for not more than eight annas over the rate at which the opium was purchased from the Government when the shop is at Treasury head-quarters, and one rupee at all other places; and the prices so charged shall be duly entered in the said permit books.

X. That the license-holder or vendor's shop shall be an open "Dukán" and no windows shall be allowed to the rear or ends of the building. That the whole shop shall be so constructed that all persons inside shall be clearly seen through the door or windows by any one passing to and fro in the street, and that no second room shall be allowed therein. The use of boxes, screens, &c., to conceal the scales and weights, &c., from the eye of the public shall be, and the same is hereby, interdicted, while notices pointing out a breach of these and all other rules of Government issued through the "Excise Officer" shall be at once complied with and the course prescribed therein acted up to without fail by both the license-holders and vendors. A disregard of such notice shall itself be considered to be a breach of these rules when the request made therein is good and valid and on reasonable grounds. An explanation for breaches of these rules shall be furnished to the Excise officer by the licenseholder or vendor answerable therefor, in writing, attested by him and one or two witnesses. If the party cannot himself write, the explanation shall be taken down in writing by the "Excise Officer" in the form of query and answer, and read over to the party at fault and the witnesses in their own vernaculars, and duly attested by them. The Excise officer shall then initial and date the same and submit the papers to the Head Supervisor, his immediate superior, or the Magistrate as the case may be, for orders.

XI. That all purchases of opium made by the license-holder or vendor shall be covered by a "Pass" in the prescribed form (Serial No. 3 to be furnished on application to the Head Supervisor, Government Distillery, on payment) to be made as for account book, see Rule VIII, and duly entered therein, and each sale shall be dated and attested by the officer of Government or the vendor authorized to make such sales to another vendor or medical practitioner in such "Pass." The selling and purchasing vendors shall be held jointly and severally responsible that the quantity covered by such entries are bona fide sales and duly attested by the selling vendor. The quantity so sold shall appear opposite the date the sale was effected in the vendor's account, (Serial No. 4 to be furnished on application to the Head Supervisor, Government Distillery, on payment) which shall be in the form prescribed, quoting the number of the license of the purchasing shop-keeper, &c.

XII. That the license-holder or vendor shall not open his shop, or make sales therein before 6 A. M. and that he shall not keep it open, or make sales therein after 9. P. M., except on special permits in cases of Native festivals, &c., to be freely granted by the Magistracy; and that he shall not harbour any person therein during the night.

XIII. That the license-holder or vendor shall not permit prostitutes nor persons of notoriously bad character to resort to his show or remain therein; that he shall prevent gaming and disorderly conduct therein; and that he shall give information to the nearest Magistrate or Police officer of any suspected person who may resort to his shop.

XIV. That the license-holder or vendor shall not sell nor give opium nor any admixture or preparation of opium, either directly or indirectly, to any European, non-commissioned or warrant officer, or private soldier, or to any European, or East Indian woman connected with or related to men of those classes. , ex

XV. That the license-holder or vendor shall not permit the consumption of opium, or any admixture or preparation of opium, in the shop or on the premises, under any pretext whatever.

XVI. That the license-holder or vendor shall have constantly fixed up, at the entrance of his shop, a sign-board bearing the following inscription, in legible characters in the vernacular language, painted thereon, thus:—

License No. 16.

B. A. Timmaiya, License-holder.

" Licensed to sell Opium."

XVII. That if the license-holder or vendor buy less than seers, which is the quantity estimated to be sold by retail in each month, he shall, if required, explain the reason of the falling off to the Deputy Commissioner (through the Excise officer) and failing the explanation being reasonable and satisfactory, that officer shall deal with the vendor departmentally by fine or cancelment of license or direct his prosecution before a Magistrate for breach of this license rule, if the circumstance of the case renders this course advisable in the interests of Government.

XVIII. That the license-holder or vendor shall keep up daily an account which shall be true and correct and in the prescribed form (to be furnished to him on application to the Head Supervisor, Government Distillery, on payment); the instructions contained wherein shall be strictly observed by the said license-holder. Preparations of opium shall be separately accounted for. The quantity of pure opium taken for these preparations shall be duly booked in the column provided therefor in the regular opium account, and the quantity of the preparations made therefrom and the sales shall appear in the particular Account, opened for each preparation separately in the shop account book.

XIX. That the license-holder or vendor shall immediately produce his license, pass book and accounts for inspection on the demand of any officer of any of the Departments of Excise, Police, Customs, Municipal, Opium, Revenue or Judicial Departments superior in rank to a peon or constable, and that he shall not prevent any such officer of whatever rank from entering his shop at any hour of the day or night.

XX. This license shall have effect from to to the special order recalling it has been issued by the Deputy Commissioner.

XXI. This license may be recalled by the Deputy Commissioner under the following conditions:—

- (a) for default of punctual payment of the fee stipulated to be paid in Rule IV, after trial of the procedure laid down therein;
- (b) for violation of any of the conditions specified in this license;
- (c) if the holder of this license be convicted of a breach of the peace or any other criminal offence.
- Note A.—Should the license be recalled for any of these causes, the license-holder shall have no claim to any compensation whatever, or to any refund of any fee or instalment thereof already paid. But it shall be in the discretion of the Deputy Commissioner to make such compensation or refund, should be consider it necessary or advasible to do so.
- Note B.—Should the Deputy Commissioner desire to recall this license before the expiry of the period for which it has been granted, for any cause other than those hereinbefore specified, he shall give fifteen days' previous notice to the license-holder or vendor and remit a sum equal to the fee for fifteen days, or, if notice be not given, shall make such further compensation, in default of notice, as the Government may direct.
- Note C.—This license may be surrendered by the license-holder on his giving one month's notice to the Deputy Commissioner and paying such fine, not exceeding the amount of the fee for six months, or the loss caused to Government by the failure to carry out any condition imposed, as the Deputy Commissioner may adjudge.

Note D.—Should the Deputy Commissioner be satisfied that the reason for surrendering the license is adequate, he may, with the sanction of the Dewan, remit the fine.

Note E.—Counterpart of this license will be signed by the license-holder and vendors and deposited in the office of the Deputy Commissioner under the conditions laid down in Section 25 of the Opium Act I of 1878.

XXII. On the infringement of any of the above articles or of any of the conditions imposed by the Opium Act of 1878, or by the Rules made thereunder, the license-holder or vendor, or both as the case may be, renders himself liable to be taken before a Magistrate (in the manner required by law) having jurisdiction, by any of the officers named in Section XIX of this license and tried, convicted and punished to the extent prescribed in Section 9 of Opium Act I of 1878, viz., with imprisonment which may extend to one year, or with fine which may extend to Rs. 1,000, or with both, and in default of payment of such fine so imposed, with imprisonment which may extend to six months; such imprisonment being in excess of any other 'imprisonment to which he may have been sentenced. Further this license and any other license or licenses that the holder may have obtained for the sale of opium or other drugs shall be forfeited if the convicting Magistrate or the Deputy Commissioner shall deem fit.

	Noted,				DATE.	D	4		188			,		ş ş		
DATE	Superintender	nt of P	τ	İ		*			٠			,	De.	put y C o	nımission Dist	
	Opium Ace	in	the	No.	(2)	S	Gerial 1		luk·	Door	· No.	,	(Distri	- ī	
1	2		3		4		5		G		7		8		9	10
Year, Month and Date.	Quantity of Opium in store from yesterday.	Opium this d	ntity of received ay and received	1	1 of all quantity to be accounted for.		Quantity used in the preparation of.		Quanty sold this day,	Total Expenditure col. 5 & 6 added to-	gether.	Quantity left in store col. 7 deducted	from col. 4.	Treasury.	Refail.	Remarks,
	Seer. Tola.	Seer.	Seer.	Seer.	Tola.	Seer.	Tola.	Seer.	Tola.	Seer.	Tola.	Seer.	Tola.	Seer.	Seer.	
Total				-										R. A.	R. A.	ī

Here Signature of the License-Holder or Vendor.

I. This shop account must be kept "true and correct" in the form prescribed and without errors (vide example printed

and appended to book.) If errors occur, they might be such as to render the account false and thereby entail the License Rules being enforced on shop-keeper. This account book should be kept always in the shop and produced to the Abkari and other officers authorized to demand the same with the treasury permit or pass book and license.

Column 7 has been added to facilitate check and render the account clear to the license-vendor.

III. Column 9 data needed to furnish statistics when required by Government.

IV. In the column of Remarks if opium be sold to chemists and druggists on "Medical Practitioner's license" or on Magistrate's special passes, the name of purchaser and quantity sold should be specified for each sale effected, opposite the date concerned, with the number of the license or Magistrate's authority therefor.

V. The license vendor should check the entries daily and attest this account after being totalled up monthly as indicated

VI. In column V the opium used for Maddat, &c , should be noted, but separately accounted for in this form on another

Serial No. 4.

GOVERNMENT PASS BOOK FOR OPIUM.

the following Opium issued from the Government Treasury Store to Shop Permit to pass No. Door No. in the Village of in the District of

Year, Month and Date.	9					7	Name of License-holder,	Quantity Opium	and Value	of d.	countant's	Treasury Officer's Signature,	Remarks.
Year, Mou		Shop No.	Locality.	Name of L	Seers.	Rs.	A. P.	Treasury Accountant's Initials.	Treasury O	Itematks,			
				•••									
+ 4	~				9.7			-					
ł				•						•			
		=		× .									
				-	1-			(.1.)	•				
		w				-	,	•					
- Total.						-	-						